29, 31, 32, 34(C)(ii), 34(E), 40, 41, 42, 44, 45, 46, 47 and Artist's guaranty shall survive termination or expiration of this Agreement.

44. Section Captions:

Section and other captions contained in this Agreement are for reference purposes only and are in no way intended to describe, interpret, define or limit the scope, extent, intent or meaning of this Agreement or any provision hereof.

45. Confidentiality:

The terms of this Agreement are confidential and neither party shall disclose any term hereof without the prior written consent of the other party, unless disclosure is required by law. Lender further agrees that Lender and Artist may receive confidential information owned by, or proprietary to, the adidas Group, including but not limited to information relating to adidas, adidas Products (including prototype products) and its marketing plans and strategies and neither Lender nor Artist shall disclose such confidential information to any third party. Notwithstanding the foregoing: (i) either party may disclose the terms hereof to such party's professional, financial and similar advisors provided such other persons or firms agree not to disclose in writing such information to any third party; and (ii) adidas shall have the right to disclose the terms of this Agreement to any of its Affiliates, partners, distributors, manufacturers or licensees.

46. Dispute Resolution:

- (A) Except as expressly provided with respect to any Shares, this Agreement shall be governed by and construed in accordance with the laws of the State of Oregon, without giving effect to its principles of conflicts of laws. Solely with respect to any Shares, this Agreement shall be governed by and construed in accordance with the laws of Germany.
- (B) The parties agree that any dispute arising out of or relating to this Agreement or the breach, termination, enforcement, interpretation or validity thereof, shall be submitted to a mutually agreed upon JAMS

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mediator for non-binding confidential mediation in Portland, Oregon. If the dispute cannot be resolved through mediation, any dispute, claim or controversy arising out of or relating to this Agreement or the breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this agreement to arbitrate, shall be determined by arbitration in Portland, Oregon before one (1) arbitrator. The arbitration shall be administered by JAMS pursuant to its Comprehensive Arbitration Rules and Procedures and pursuant to JAMS' Streamlined Arbitration Rules and Procedures. Judgment on the award may be entered in any court having jurisdiction. The parties hereby agree and consent to the exclusive jurisdiction and venue of any state or federal court located in Multnomah County, Oregon and Lender, Artist and Lender affiliates hereby each waive all defenses of lack of personal jurisdiction and forum non-conveniens. The parties agree that the procedures outlined in this section are the exclusive methods of dispute resolution.

47. Entire Agreement:

This Agreement constitutes the entire understanding between the parties and cannot be amended or modified except by an agreement in writing signed by adidas and Lender. All previous understandings or agreements between Artist and adidas relating to the subject matter hereof shall have no further force and effect.

[SIGNATURE PAGE TO FOLLOW]

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Signature below shall confirm the parties' agreement to the foregoing: adidas AG adidas AG Eric James Liedtke
Executive Board Member, Global Brands Its: Lender Member of the Executive Board Global Sales Authorized Signatory 19 16 Kanye West Date

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## AMENDMENT NO.3 TO LICENSING AND ENDORSEMENT AGREEMENT

All capitalized terms used but not other meaning ascribed to them in the Original Agreement. The nereby, is referred to as the "Amended Agreement."  WHEREAS, adidas and Lender now desire to amend the Original NOW, THEREFORE, in consideration of the mutual covenants sand valuable consideration, the parties agree as follows:	Original Agreement, as amended
Amendment No. 2, for all capitalized terms used but not other meaning ascribed to them in the Original Agreement. The ereby, is referred to as the "Amended Agreement."  WHEREAS, adidas and Lender now desire to amend the Original OW, THEREFORE, in consideration of the mutual covenants seements.	nerwise defined herein shall have Original Agreement, as amended
ne meaning ascribed to them in the Original Agreement. The ereby, is referred to as the "Amended Agreement."  THEREAS, adidas and Lender now desire to amend the Original OW, THEREFORE, in consideration of the mutual covenants s	Original Agreement, as amended
<b>OW, THEREFORE,</b> in consideration of the mutual covenants s	al Agreement further;
	et forth herein and for other good
1.	
2.	

6.	
	if Lender and Artist strictly comply with the terms of the Amended Agreement, then adidas shall pay \$100,000,000 to the Marketing Entity each
	Contract Year for marketing purposes (the "Marketing Fund"),

c)	Without limiting the generality of the foregoing, the Marketing Fund may only be used for the following purposes:
	The Marketing Fund may not be: (i) commingled with funds of Lender, other Lender or Artist affiliates or Artist, (ii) used (in whole or in part) to satisfy, serve as security for or otherwise guarantee any obligations of Lender, Lender or Artist affiliates or Artist; or (iii) assigned by the Marketing Entity. Amounts from the Marketing Fund may not be disbursed to Artist, Lender or Artist affiliates or Lender.
d)	
e)	adidas shall have the right, at its own expense, on reasonable prior notice to Lender, during regular business hours and not more than once per Contract Year, to examine Lender's and Marketing Entity's books and records related to compliance with this <b>Section 6</b> . If any audit by adidas that been used in a way
	that is not in compliance with this <b>Section 6</b> ,  Lender shall also repay into the Marketing Fund the amount of funds which were disclosed by such audit to have been improperly used.
7.	

13. <u>Miscellaneous</u>. All other terms and conditions of the Original Agreement shall remain in full force and effect and all prospective obligations under the Amended Agreement shall remain in full force and effect.

The parties have executed this Amendment as of the Amendment No. 3 Effective Date.

Approved as to form by adidas Legal Dept.

adidas AG	Yeezy, LLC
By:	Ву:
Kasper Rorsted	Name: Kange West
Title: CEO	Title: Owner
By:	
Name:	
Title: executive board member - global bran	nds
- DocuSigned by: 子のにもかん	